Ministère de la Justice Canada

FOR INFORMATION
NUMERO DU DOSSIER/FILE #: 2017-001497
COTE DE SÉCURITÉ/SECURITY CLASSIFICATION: Protected B

TITRE/TITLE: Supreme Court of Canada Appointments Process

SOMMAIRE EXÉCUTIF/EXECUTIVE SUMMARY	and a major
• The Chief Justice of Canada, the Right Honourable Beverley McLachlin, reaches the mandatory retirement age of 75 on September 7, 2018. Upon her retirement, a new Justice will need to be appointed to fill the vacancy on the Supreme Court of Canada (SCC).	s.21(1)(a) s.21(1)(b)
• ·	

Soumis par (secteur)/Submitted by (Sector):

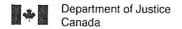
Public Law and Legislative Services

Responsable dans l'équipe du SM/Lead in the DM Team:

Claudine Patry

Revue dans l'ULM par/Edited in the MLU by:

Sarah McCulloch



Ministère de la Justice Canada

Protected B FOR INFORMATION

2017-001497

MEMORANDUM FOR THE MINISTER

Supreme Court of Canada Appointments Process

ISSUE

The Chief Justice of Canada, the Right Honourable Beverley McLachlin, reaches the mandatory retirement age of 75 on September 7, 2018. Upon her retirement, a new Justice and Chief Justice will need to be appointed to fill the vacancy on the Supreme Court of Canada (SCC).

BACKGROUND

s.21(1)(a)

s.21(1)(b)

Chief Justice McLachlin's retirement will require the Prime Minister to select a new Chief Justice. The Chief Justice oversees the work of the Court and presides over its hearings. The Chief Justice serves as chairperson of the Canadian Judicial Council, chair of the Board of Governors of the National Judicial Institute, and chair of the advisory committee on membership in the Order of Canada. Upon the death, absence or incapacitation of the Governor General, the Chief Justice becomes the Administrator of Canada and exercises the powers of the Governor General.

CONSIDERATIONS

The Chief Justice of Canada is appointed by the Governor in Council on the recommendation of the Prime Minister.

Page 1 of 4 revs mlu 9 Feb 2017-001497-BN-SCC Appt Process

Pages 3 to / à 4 are withheld pursuant to sections sont retenues en vertu des articles

21(1)(a), 21(1)(b)

of the Access to Information Act de la Loi sur l'accès à l'information

s.21(1)(a)

s.21(1)(b)

PREPARED BY Catherine McKinnon Senior Counsel Judicial Affairs Section 613-954-1921

Pages 6 to / à 21 are withheld pursuant to sections sont retenues en vertu des articles

21(1)(a), 21(1)(b)

of the Access to Information Act de la Loi sur l'accès à l'information